# Exhibit 9

# Case 20-33948 Document 581-9 Filed in TXSB on 11/23/20 Page 2 of 15

## St. Bernard Parish Certified Copy

Randy S. Nunez **Clerk of Court** St. Bernard Parish Courthouse Chalmette, LA 70044 (504) 271-3434

#### Received From:

SHER GARNER 909 POYDRAS STREET **SUITE 2800** NEW ORLEANS, LA 70112

## First MORTGAGOR

FIELDWOOD ENERGY LLC

#### First MORTGAGEE

ATLANTIC MARITIME SERVICES LLC

**MORTGAGES** Index Type:

File Number: 633559

Type of Document: LIEN

**Recording Pages:** 

**Book:** 1946

Page: 297

14

Description: PROPERTY: MISSISSIPPI CANYON BLOCK 519 LEASE NO OCS-G-27278 AND WELL#3

#### **Recorded Information**

I hereby certify that the attached document was filed for registry and recorded in the Clerk of Court's office for St. Bernard Parish, Louisiana.

On (Recorded Date): 07/23/2020

At (Recorded Time): 1:56:11PM

Doc ID - 008078340014

CLERK OF COURT RANDY S. NUNEZ Parish of St. Bernard

I certify that this is a true copy of the attached document that was filed for registry and Recorded 07/23/2020 at 1:56:11 Recorded in Book 1946 Page 2

633559

File Number

Deputy Clerk /S/Cheyenne Robin

Return To: SHER GARNER 909 POYDRAS STREET **SUITE 2800** NEW ORLEANS, LA 70112

(Mississippi Canyon 519 #3)

#### STATEMENT OF PRIVILEGE

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified for the County of Harris, State of Texas, personally came and appeared:

ATLANTIC MARITIME SERVICES LLC, a Delaware limited liability company ("Claimant")

who states that it has a claim, lien and privilege pursuant to La. R.S. 9:4861 et seq., as follows:

1) Name and Address of Claimant:

Atlantic Maritime Services LLC 5847 San Felipe, Suite 3300 Houston, TX 77057

2) Nature and amount of the obligation for which Claimant's privilege is claimed:

Labor, materials, services and related supplies and expenses, in connection with offshore drilling services under a contract between Claimant and the Operator for the Well (as defined in Section 5 below) in the amount of \$5,528.25 plus contractually owed interest at the rate of 10 percent per annum, and contractually owed attorneys' fees and expenses (collectively, the "Obligations"). The Obligations include, but are not limited to obligations owed to Claimant (a) as a contractor for the price of its contract with Operator for operations with respect to the Well; and (b) as a seller for the price of movables sold to Operator that are incorporated in the Well or in a facility located on the well site; consumed in operations; and/or consumed at the site of the Well by a person performing labor or services on the site of the Well located in the waters of the State of Louisiana. Invoices evidencing the Obligations are attached hereto. The date of the last activity giving rise to Claimant's privilege set forth in this Statement of Privilege is April 5, 2020.

Name and address of the person owing the amount for which Claimant's privilege is claimed:

Fieldwood Energy LLC 2000 W. Sam Houston Parkway South, Suite 1200 Houston, TX 77042

4) Name and address of the operator of the well as shown by the records of the Commission of Conservation:

Not applicable as this well is located on the Outer Continental Shelf; however, the Operator of the Well is as follows:

Fieldwood Energy LLC 2000 W. Sam Houston Parkway South, Suite 1200 Houston, TX 77042

5) Description of the Operating Interest Upon Which the Privilege is Claimed, or of the Well with Respect to Which the Operations Giving Rise to Claimant's Privilege were Performed:

The privilege is claimed upon the operating interest of Fieldwood Energy LLC in Mississippi Canyon Block 519, Lease No. OCS-G-27278 (the "Lease"), and Well #3 (OCS-G-27278) drilled by Claimant on behalf of Fieldwood Energy LLC during the time from January 29, 2020, until April 5, 2020 (the "Well"), including the operating interest under which the operations giving rise to the Claimant's privilege are conducted together with the interest of the lessee and/or operator of such interest in any (a) well, building, tank, leasehold pipeline, and other construction or facility on the well site; (b) movable on the well site that is used in operations, other than a movable that is only transiently on the well site for repair, testing, or other temporary use; (c) tract of land, servitude, and lease described in La. R.S. 9:4861(12)(c) covering the well site of the operating interest; (d) drilling or other rig located at the well site of the operating interest if the rig is owned by the operator or by a contractor from whom the activities giving rise to the Claimant's privilege emanate; (e) the interest of the operator and participating lessee in hydrocarbons produced from the operating interest and the interest of a non-participating lessee in hydrocarbons produced from that part of his operating interest subject to the privilege; and (f) the proceeds received by, and the obligations owed to, a lessee from the disposition of hydrocarbons subject to the privilege.

This Statement of Privilege is made by Claimant for the purpose of preserving its claim, lien and privilege as a provider of materials, labor and services for and to the Operator and Well described above, including, without limitation, all claims, liens and privileges under La. R.S. 9:4861 et seq., and all claims for interest due on the obligations, along with the cost of preparing and filing this Statement of Privilege, and attorneys' fees and costs, to the fullest extent permitted by applicable law.

[ remainder of page intentionally blank - signature follows on next page ]

Date: July 23, 2020

NEAL J. KI(ING, (#22489)

SHER GARNER CAHILL RICHTER

KLEIN & HILBERT, L.L.C.

909 Poydras Street, 27th Floor

New Orleans, Louisiana 70112

Telephone: (504) 299-2100

Facsimile: (504) 299-2300

MANDATARÝ AND ATTORNEYS FOR ATLANTIC MARITIME SERVICES LLC, a

Delaware limited liability company

Sworn to and subscribed before me, Notary Public,

this 23rd day of July 2020.

Chad P. Morrow, Notary Public

Notary/Bar Roll No. 28695

My Commission Expires: at death

CHAD P. MORROW.
NOTARY PUBLIC
BAR NO. 28695
PARISH OF JEFFERSON, STATE OF LOW
MY COMMISSION IS FOR USE



Atlantic Maritime Service LLC 5847 San Felipe , Suite 3500 Houston, TX 77057

Phone: (281) 809-0377

## INVOICE

TO: FIELDWOOD ENERGY LLC

2000 W.SAM HOUSTON PARKWAY SOUTH

**SUITE 1200** 

HOUSTON, TX 77042 ATTN: ACCOUNTS PAYABLE INVOICE NO: FWD2007276 INVOICE DATE: 07/20/20 CUSTOMER NUMBER: 1348

PAYMENT TERM 45 DAYS
RIG: Resolute

WELL NUMBER MC-519 #3

AFE #: FW191019

TO INVOICE FOR EXPENSES PAID ON YOUR BEHALF FOR THE RIG LISTED ABOVE AS PER ATTACHED INVOICES

# 5,265.00

Handling Charges @ 5%(601)

### 263.25

AMOUNT DUE: 
### 5,528.25

Rig Manager's Approval:

REMIT ACH PAYMENTS TO:

eneficiary: Atlantic Maritime Service LLC

/ells Fargo Bank, N.A.

an Fransisco, CA

WIFT Code:

BA

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ED

7/20/2020

https://people3.drillzone.com/psp/fsprd\_2/EMPLOYEE/ERP/c/MANAGE\_PURCHASE\_ORDERS.ACTIVITY\_SUMMARY....

Sign out

Add to Favoriles

Worklist

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F. Favorites Máin Menu Purchasing Purchase Orders Review PO Information Purchase Orders Activity Summary

# Activity Summary

Dispatched SMITH INTERNATIONAL					
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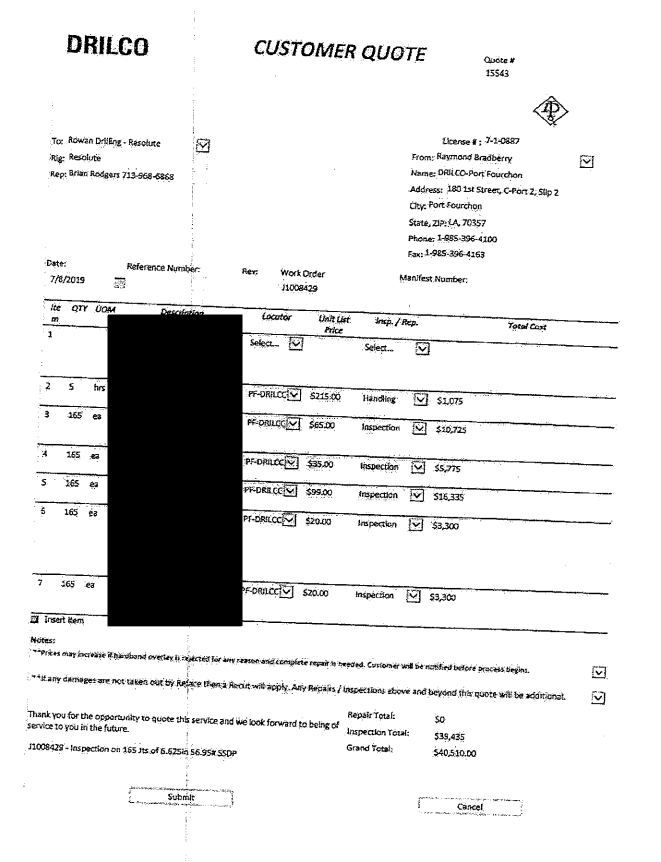
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https://people3.drillzone.com/psp/fsprd/EMPLOYEE/ERP/c/MANAGE\_PURCHASE ORDERS.PO INQUIRY.GBL?Folder=... 7/20/2020

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Customer Quote Register - 4831

Page 2 of 6

# THE FOLLOWING GENERAL TERMS AND CONDITIONS CONTAIN INDEMNITY AND CHOICE OF LAW PROVISIONS - PLEASE 1.

- Acceptance. By requesting services, equipment, products or rentals thereof from Smith International, Inc., Customer voluntarity elects to enter into and be bound by these General Terms and Conditions for any Order accepted by Smith International, Inc. 2.
- Smith", "Smith Bits" and/or "Smith Services" refers to Smith International, Inc., a Deteware corporation. b.
- "Customer" refere to the person, firm or other entity to which services, equipment products or rentals are supplied or provided. "Group" refers to either Smith or Customer and its respective co-interest owners, joint venturers, and its and their parents. c. ď.
- affiliates, subsidiaries, and each of their respective officers, directors, contractors, subcontractors, consultants, agents,
  - Claims' means all claims, losses, damages (including, but not limited to special, punitive, exemplary, general, compensatory, direct, incidental, or consequential damages), demands, causes of action, suits, proceeding, lines, penalties, taxes, Judgments, liens, encumbrances, costs, obligations (including indemnities) and liabilities of every kind and character, under common law, equity, statute or officewise, whether based on tort, contract or statute that may or could be asserted including. without limitation, actions in rem or in personant, civil or criminal actions, claims and/or causes of actions based on negligence. gross negligence, malice, intentional acts or omission, intentional infliction of amotional distress, equitable relief, joint and several flability, vicarious flability and/or respondent superior, personal injury, property damage, merital angular, death, past or future loss of wages or earning capacity, strict liability, wrongful death, and all reasonable expenses investigation, settlement, defense and litigation, court costs, attorneys' and experts' fees, arising out of, related to or in any way connected with these
- "Force Majeura" includes acts of God, fire, floods, lightning, bizzards, earthquakes, ice storms, named tropical storms and €. hunicanes; terrorism, insurrection, revolution, piracy, and war, strikes, lockouts, and labor disputes (other than those strikes, lockouts and labor disputes of the party claiming Force Majeure which are within such party's reasonable control and may be resolved through reasonable efforts); federal or state laws; rules and regulations of any governmental or public authorities having or asserting jurisdiction over the premises of either or both parties; leability to procure material, equipment, or necessary labor, despite reasonable afforts; or similar causes (except financial) beyond the control of the affected party and which, through the exercise of diligent effort, such party cannot overcome.
- 'Order' means an oral or written work, service or purchase order or a service contract.

  Products' mean official goods, products, equipment, materials, supplies and manufactured articles sold by Smith Bits Group to g.
- "Services" mean all services provided by Smith Services Group to Customer Group under these General Terms and ħ. Conditions including all services and equipment required to carry out the Work. Third Party' means a party not a member of Smith or Customer Groups. I.
- "Work" means Products, Services and/or rentals. 1. Terms
- Cash in advance unless Smith has approved Customer's credit prior to the sale. Terms of sale for credit approved accounts are total invoice amount due on or before the 30th day from the date of invoice. Smith invoice shall be deemed correct and shall evidence Customer's acceptance of products and/or services delivered, unless Smith receives written notice of any disputed items prior to the Customer's acceptance of products and/or services delivered, unless Smith receives written notice of any disputed items prior to the due date. However, Customer agrees to pay Smith any undisputed portion of an invoice as set form above. Customer shall pay interest on past due balances at the lesser of 1.5% per month or the maximum allowed by applicable state of federal law. If Customer's account becomes definquent, Smith shall have the right to revoke any and all previously applied discounts. Upon such revocation, the full invoice price without discount will become immediately due and owing and subject to collection. Customer hereby agrees to pay all fees directly or indirectly incurred in the collection of past due or delinquent accounts, including agency and attomey's fees.
- Taxes. Customer shall pay any and all taxes or other levies (other than income taxes) impossible or imposed by any government. governmental unit or similar authority with respect to the charges made or payments received in connection with Smith Work Prices quoted by Smith do not include sales, value added tax, use or similar taxes and such taxes, where applicable, shall be added to the quoted prices and myoiced accordingly. If, subsequent to the effective date of an Order, tax legislation is enacted or reinterpreted in a particular jurisdiction requiring Smith to increase or adjust the taxes, duties or levies it collects on its Work, the Customer and Smith agree to meet in good faith to adjust Smith compensation until Smith can adjust its invokes accordingly.
- Independent Contractor: Smith is an independent contractor with respect to the performance of the Work, and neither Smith nor anyone employed by Smith shall be the agent, representative, employee or servant of Customer in the performance of such Work or any part hereof. When Smith employees (defined to include Smith direct, borrowed, special, or statutory employees) are covered by the Louisiana Workers' Compensation Act, La R.S. 23:1021 of seq., Customer and Smith agree that all Work performed by Smith and its employees pursuant to these General Terms and Conditions are an integral part of and are essential to the ability of Customer to generate Customer's goods, products and services for purposes of La R.S. 23:1061 (A)(1). Furthermore, Customer and Smith agree that Customer is the statutory employer of Smith employees for purposes of La R.S. 23:1061 (A)(3), irrespective of Customer's status as the statutory employer or special employer (as defined in La R.S. 23:1031 (C)) of Smith employees, Smith shall remain primarily responsible for the payment of Louisiana workers' compensation benefits to its employees, and shall not be entitled to seek contribution for any such payments from Customer. Obligations of Customer.

Customer Quote Register - 4831

Page 3 of 6

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(b) Fishing Ope	allons. Customer shall see	ima this assis	AS SET FORTH IN T	HIS CLAUSE & (a)	110 CO1 CP.

(b) Fishing Operations: Customer shall assume the entire responsibility for operations in which Customer or its contractors fish. attempt to fish or perform any operation that may jeopardize the retrievability or the integrity of Products or rentals. Smith will, without assuming liability and if so requested by Customer, render assistance for the recovery of such Products or rentals.

1. Warranties and Disclaimers.

## (a) Diffield Services

Smith Services warrants that all Services performed hereunder shall be performed in a good and workmantike manner in accordance with pood offield practices and Smith Services will give Customer the benefit of its best judgment based upon its experience interpreting information and making recommendations, either written or oral, as to the type or amount of material or service required on to be furnished, or mantier of performance or in prediction of results; and, all such recommendations or predictions are opinions only, and, in view of the impracticability of obtaining first-hand knowledge of the many variable conditions, the refigure on inferences measurements and assumptions which are not intellible, and/or the necessity of retying on a. facts and supporting oilfield services furnished by others.

(i) Smith Services' sole liability and Customer's exclusive remedy in any cause of action for breach of the foregoing replacement or re-performance of the defective Services if practical or (ii) refund to Customer the invoiced portion of the defective Services if practical or (ii) refund to Customer the invoiced portion of the Customer the invoiced portion of the Services.

defective porson of the Services:

(ii) Smith variants to Customer that the inspection services to be performed hereunder shall meet current industry standards and, subject to standard conformity with Customer's written specifications. Customer acknowledges and agrees that Smith makes no representation as to results. There are no other guaranties or Warranties and agrees representations) herefunder, express or implied, and all other warranties, including, but not lumited to, the Implied Warranties of Merchantability, suitability and fitness for a particular purpose, are disclaimed by SMITH and excluded from this agreement, no affirmation, whether by words or actions by smith its agents, purplyings or representatives shall constitute a BY WORDS OR ACTIONS BY SMITH, ITS AGENTS, EMPLOYEES OR REPRESENTATAIVES SHALL CONSTITUTE A

#### (b) Olifield Products

Smith Bits warrants that Products furnished hereunder shall conform to the quality and specifications represented and relevant scope of work document. Smith Bits reserves the right, at its sole discretion, to use new, used or refurbished parts in the assembly of its Products. Smith Bits warrants all its Products to be free of defects in material and workmanship for a period of twelve (12) months from the date of delivery to the location designated in the applicable Order.

The above warranty does not apply to: (i) rapidly wearing Products; (ii) ordinary wear and tear; (iii) Products that have been modified by anyone at Customer's request (iv) Products supplied by Customer or purchased by Smith at Customer's request (v) abnormal well conditions; (vi) incomed specifications provided by Customer; (vii) aggressive fluids; (viii) consumables: (iii) improper storage; (x) handling of Products Inconsistent with Smith Bits' recommendations; or (xi) due

to causes outside of Smith Bits' control including. Force Majours events, vandatism or improper voltage supply.

to causes outside of Smith Bits' control including. Force Majoure events, vandalism or improper voltage supply.

(ii) Smith Bits' sole liability and Customer's exclusive remedy under the foregoing warranty are expressly limited to the repair, replacement of refund of an equitable portion of the purchase price, at Smith Bits' sole option, of Products which prove to be defective within the warranty period as stated in (i) above. Any claim by Customer pursuant to Smith Bits' warranty shall be made immediately upon discovery and confirmed in writing within thirty (30), days after discovery of the defect with respect to which the claim is imade. Defective items must be heat for inspection or returned upon request to Smith Bits' Houston, Smith Bits shall have the right to inspect the Products claimed to be defective and shall have the right to determine the cause of such defect. Products returned to Smith Bits for which Smith Bits provides replacement under this warranty shall become the property of Smith. Rentals

Rentats bereunder and werranted to be free from defects in materials and workmanship. In the event that defects in materials or workmanship appear, Customer's ransedy shall be exclusively limited, in the sole discretion of Smith, to either (f) the replacement of affected rentals; or (fi) proportionate rebate of the rental price of the defective rentals.

Third Party Warranties

For Work supplied by Smith subcontractors, vendors, or suppliers, Smith shall assign third party warranties, if any, to Customer, to the

 Customer Substitutions
 Constraint one Substitutions
 In no event shall Smith be liable for the cost of substituted products, services or rentals obtained by Customer from others to cover Express Warranties Only

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NO WARRANTY IS GIVEN CONCERNING THE ACCURACY OR COMPLETENESS OF ANY TEST OR DATA, THE DESIGN; ENGINEERING, PERFORMANCE, OR EFFECTIVENESS OF PRODUCTS, MATERIALS OR SUPPLIES USED, RECOMMENDATIONS GIVEN, OR RESULTS OF THE SERVICES RENDERED AND SMITH IS NOT RESPONSIBLE FOR ANY LOSS OR DAMAGE ARISING FROM THE RESULTS AND/OR RECOMMENDATIONS SUGGESTED BY SUCH WORK NOR ARE THEY INTENDED TO PROVIDE THE BASIS FOR ANY DECISIONS SUBSEQUENTLY MADE BY CUSTOMER, WHICH ARE AND SHALL REMAIN CUSTOMER'S SOLE RESPONSIBILITY. SMITH WILL NOT BE RESPONSIBLE FOR ACCIDENTAL OR INTENTIONAL INTERCEPTION OF OR TAMPERING WITH DATA, NOR DOES SMITH GUARANTEE THE SAFE STORAGE, THE LENGTH OF TIME OF STORAGE OR LOSS OF PRODUCTS OR SMITH GUARANTEE THE SAFE STORAGE, THE LENGTH OF TIME OF STORAGE OR LOSS OF PRODUCTS OR

THE FOREGOING WARRANTIES IN THIS CLAUSE 7 FOR WORK ARE IN LIEU OF ALL OTHER WARRANTIES. WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED OR STATUTORY, WARRANTIES OF FITNESS FOR A FARTICULAR PURPOSE AND MERCHANTABILITY (INCLUDING BUT NOT LIMITED TO COMPLIANCE WITH ANY GOVERNMENT REQUEST OR REGULATORY REQUIREMENT) SHALL NOT APPLY, SMITH WARRANTY OBLIGATIONS AND CUSTOMER'S REMEDIES THEREUNDER (EXCEPT AS TO TITLE) ARE SOLELY AND EXCLUSIVELY AS STATED HEREIN. FURTHER, CUSTOMER SHALL BE RESPONSIBLE FOR AND AGREES TO ALLEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS SMITH GROUP FROM AND AGAINST ANY AND THE EXPRESS WARRANTY CLAUMS (DIRECT OR INDIRECT) THAT ARE NOT BASED ON, OR EXCEED THE LIMITATIONS OF,

## 8. Title and Risk of Loss,

- Unless otherwise agreed between the parties, title to and risk of loss for Products sold will pass to Customer upon delivery to a common carrier at Smith Houston, Texas facility (or other facility designated by Smith). Customer will pay or reimburse Smith for all freight, preparation, and in-transit insurance costs from the time of delivery. Customer agrees that title to and risk of loss for Products will pass to and remain with Customer, even if Smith agrees to store the Products at a Smith' location until Customer requests
- (b) The time, method, place or medium of payment will not in any way limit Smith rights in and to the Products until payment has been received in full. On all Orders, Smith shall retain a security Interest in the Products to the extent of any unpaid balance of the purchase price therefor, and Smith may use all reasonable efforts to retain and/or obtain possession of such Products until such unpaid belance has been received and accepted by Smith. 9. Delivery, Storage, Shipment, Insurance and Freight.

All prices are Ex-Works Smith's facility. Delivery dates are estimated and are not guaranteed. If Customer is not able to accept the Products and/or rentals on the scheduled delivery date. Smith reserves the right to either cancel the Order in full or store the Products and/or regitals at Customer's exponse. Method and route of shipment are at Smith discretion, unless Customer supplies explicit written instructions. Customer shall pay all costs for insurance and fielight. Smith may fit an Order by separate shipments of various portions of the Products and/or rentals and/ar Order is severable as to all such shipments. Packing, carling, shipment to port or to dock side, customs charges and all other costs relating to shipment exportation and importation shall be at Customer's expense.

Rentals shall remain the property of Smith and shall be returned upon demand. Customer shall be liable for any loss of or demage caused to Smith' rentals while such items are within Customer's custody and control or below the rotary table, save and except ordinary wear and tear. Customer shall be liable for the cost of or replacement of such rentals, such cost to be determined according to Smith' then current price list, price book, proposal ancilor quotation. Accrued rental charges to the date of loss or damage must also be paid, and such rental charges shall not be applied to the sales price or repair cost of the lost or damaged rentals. Smith shall retain title to all damaged or lost rentals and no title or other interest in damaged or lost rentals shall accrue to Customer in such instance. 11. Stocking of Customer's New of Used Equipment.

In the event that Customer goods or equipment are stored at Smith' facility for any reason, CUSTOMER SHALL WAIVE, RELEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS SMITH FROM ANY CLAIM, LIABILITY OR OBLIGATION ARISING DIRECTLY OR INDIRECTLY, FROM THE STORAGE, REMOVAL, RETURN, SALE, TRANSFER, OR DISPOSAL OF SUCH GOODS OR EQUIPMENT NOTWITHSTANDING THE SOLE OR CONCURRENT NEGLIGENCE OR GROSS NEGLIGENCE, FAULT OR STRICT

#### 12. Cancellation, Returns and Claims.

- (a) Orders for Products or rentals of special design, size or materials are not subject to cancellation. No Products may be returned, credited or replaced, unless approved in writing by Smith and may be subject up to a twenty percent (20%) restocking charge, plus all freight, fees and other costs relating to such return. Claims for shortages or damage, or deductions for erroneous charges must have Smith prior written approval and must be presented within thery (30) days of receipt of Products by Customer or its representatives.
- Should Customer violate any of these General Terms and Conditions, become bankrupt, insolvent, go into receivership, or should any creditor or other person attect or levy Customer's property. Smith shall immediately have the right, without notice, liability, or the CUSTOMER SHALL WAIVE RELEASE, PROTECT, DEFEND, INDEMNIFY, AND HOLD HARMLESS SMITH FROM ANY AND ALL LIENS, CLAIMS, AND ENCUMBRANCES AGAINST THE TOOLS, EQUIPMENT, OR MATERIALS RENTED HEREUNDER AND SHALL RETURN THE SAME TO SMITH FREE AND CLEAR OF ANY LIENS, CLAIMS, OR ENCUMBRANCES.
- (a) Smith' rentals may not be dressed, changed, altered, or in any way modified by Customer, by anyone designated by Customer, or by an employee of Smith without the express and specific approval of a manager or officer of Smith. In the event Smith rentals are so dressed, changed, altered, or in any way modified by Customer, Customer agrees to purchase such rentals at the

(b) Standard rental tools, materials, or equipment altered for a specific job will be sold to the Customer at the current Smith sales price, and an additional charge equal to the cost of the alterations, plus twenty-five percent (25%).

Special tools, materials, or equipment built for a specific job shall be furnished at a minimum rental equal to the manufacturing cost, plus tifly percent (50%) of such cost. Additional modifications requested will be charged in the same minner. 14. Compliance with Laws.

Smith and Customer respectively agree to comply with all laws, statutes, codes, rules, and regulations, which are now or may become applicable to operations arising from or in connection with an Order subject to these General Terms and Conditions or arising out of the

Personnel and Property.

Except as set forth in Subclause (b) (vi) BELOW, SMITH SHALL BE RESPONSIBLE FOR AND HEREBY AGREES TO WAIVE, RELEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD HARMLESS CUSTOMER GROUP AND ITS INSURERS FROM AND AGAINST ALL CLAIMS ARISING OUT OF OR IN CONNECTION WITH damage to or loss or destruction of property of or the personal and/or bodily injury, illness or death of any member of Smith Group arising out of or in connection with these general terms and conditions of the work provided hereunder.

CUSTOMER SHALL BE RESPONSIBLE FOR AND HEREBY ACREES TO WAIVE, RELEASE, PROTECT, DEFEND, INDEMNIEV AND HOLD HARMLESS SHITH GROUP AND ITE INSURERS FROM AND AGAINST ALL CLASHS ARSING OUT OF CR IN CONNECTION WITH DAMAGE TO OR LOSS OR DESTRUCTION OF PROPERTY OF OR THE PERSONAL AND/OR BOOLY NAMEY, ALLIESS OR DEATH OF ANY MEMBER OF CUSTOMER GROUP ARBING OUT OF OR BY CONNECTION WITH THESE GENERAL TERMS AND CONSTICUTE OF THE WORK PROVIDED HERESHIDER.

(b) Special Incompley. Nother standard anything to the contrast herein, Cistomer shall be responsible for and agrees to waive, release, project, DETEND, INCREMENT AND HOLD INVENIESS SMITH GROW AND ITS INCLUSERS. SHOW AND ACANST ALL CLAUSE DEQUESTS by OF OR Behalf of any member of Customer Group, Smith Group or any Third Party artifies out of or in connection with: (I) property damage, personal and/or bodily injury or death or loss that results from fire; explosion, blow-out, cratering, wild well or work performed to control a wild well, including but not limited to, damage to or loss or destruction or replacement of any equipment, frilling rig/unit/vessel, platform or other fixed or floating structure (in the case of services provided offshore), including oil/gas production facilities or pipelines; at or around a site (including any downtime, remadiation or recovery time); (ii) property densage or loss that results from pollution, contamination, or radiation damage (including environmental pollution, contamination or damage), including containment, clean-up and remediation of the pollutant and contamination, whether or not required by an applicable federal, state or local law or regulation; (iii) property damage or loss that results from reservoir or underground damage, including loss of oil, gas, other mineral substances, or water or the well bore itself, and surface damage arising from subsurface or subsea damage; [iv] cost to control a wild well, underground or above the surface, including any redrilling or reworking and related clean up costs; (v) subsurface trespass; or [vi] loss of er demage to Smith Group's property, equipment, materials, products or rentals, including but not limited to, recovery, repair and replacement expenses, when such loss or damage occurs: (a) as the HOLE ON BELOW THE ROTARY TABLE, (b) WHILE AN IRANST ON BEING MOVED ON ANY FORM OF TRANSPORTATION DUNIED ON FURNISHED BY CUSTOMER GROUP, (c) WHILE LOCATED AT THE WELL SHE WHEN SMITH FERSONNER ARE NOT PRESENT, (d) AS A RESULT OF MARKOPERLY MAINTAINED PRODUCE ACCESS BOADS TO THE WELL SITE OF AS A RESULT OF THE INFERIOR CONDITION OF LEASE BOADS OR THE SITE, OR [6] WHILE BEING USED BY OR WHILE UNDER THE DISTORY DE CONTROL OF ANY PERSON OTHER THAN A SLATH EMPLOYEE, WHETHER IN AN EMPREDICY OR OTHERWISE. WITH RESPECT TO [4] ABOVE, THE PROPERTY, ROUTEWALLS AND PRODUCTS WILL BE VALUED AT THEIR RESPECTIVE LANGED REPLACEMENT COST, AND PENTIN, CHARGES ON THE EQUIPMENT LOST OR DAMAGED IN THE HOLE MALL CONTINUE TO BE PAID UP TO AND INCLUDING THE DATE ON WHICH SMITH RECEIVED NOTICE IN WHITTING OF THE LOSS ON DAMAGE.

APPLICATION OF INDESCRIPTION. THE ASSURANTION OF ELABOUTY AND INDESCRIPTION SEACH PARTY ASSURES HERCIN SHALL APPLY TO AMY EUCH CLAUMS WITHOUT REGARD TO THE CAUSE(S) THEREOF MICLIONIC, WITHOUT LIMITATION, INSEAMORTHMENS, STREET DEBUTY, DETRANAZARDOUS ACTIVITY, REPACH OF EXPRESS OR PAPLIED WARRANTY. IMPERISON OF MATERIAL DIRECT ON FABRURE OF EQUIPMENT, DEFECT OR "RURI" DE OTHER CONCERNS OF PREMISES, INCLUDING ANY CONDITIONS THAT PRE-EXIST THE EXECUTION: OF THIS AGREEMENT, ON THE SQUE, JOINT, CONCURRENT, GROSS, ACTIVE ON PASSIVE REQUISENCE OR BREACH OF DUTY (STATUTIONY OR OTHERWISE) OR OTHER FAULT OF

(d) Anti-Indemnity and Insurence Savinus Clause. If any defense, indemnity or insurance provision contained in these General Terms and Conditions contains with, is prohibited by or violates public policy under any faderal, state or other law determined to be applicable to a particular situation arising from or involving any savices, equipment and/or products hereunder, it is understood and agreed that the conflicting, prohibited, or violating provision shall be deemed automatically amended in that situation to the extent, but only to the extent, necessary to conform with not be prohibited by and avoid violating privile professional professions. only to the extent, necessary to conform with, not be prohibited by and avoid violating public policy under such applicable law.

Notwithstanding anything to the contrary herein, Customer Group shall be responsible for and agrees to release, protect, defend, indemnify and hold harmless Smith Group from and against any and all Claims made by any member of Customer Group or any Third Party for punitive, incidental, consequential, indirect or special damages, including, without limitation, loss of use, loss of data, loss of assets, loss of or dalay in production, loss of profit, loss of business, or business interruption or downtime and without regard to the sole, joint, concurrent, gross, active or passive negligence or

Each party, as indemnitor, agrees to support the indemnity obligations it assumes hereunder, by obtaining at its own cost, adequateinsurance for the benefit of the other party as indemnitive, with contractual indemnity endorsements. To the extent each party assumes liability hereunder, such insurance shall waive subrogation against the Indemnified Group and its insurers and name the indemnified Group as additional insured(s) and loss payer, and to the same extant such coverage shall be primary to that carried by the indemnified Group.

18. Limitation of Liability.

Notwithstanding gnything to the contrary herein, except as provided under Clause 15. (a) 1, Smith' Lability arising from or in connection with an Order subject to these General Terms and Conditions (whether for indemnity, breach of contract, negligence, misterresentation, or otherwise) shall not in any circumstances exceed the full value of the consideration owed to Smith under such Order.

Except with the prior written consent of Smith, Customer shall not directly, indirectly or through third parties solicit, recruit or induce any Smith employee, consultant or representative to leave, terminate or otherwise and his/her association with Smith in order to become an employee. consultant or representative of Costomer until at least one (1) year has elapsed from Customer's receipt of the final invoice for the Work. 20. Intellectual Property.

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While performing Work for Customer, Smith may utilize Smith' intellectual property and/or develop additional expertise, know-how, inventions, ideas, designs, methods, or processes which are Smith' exclusive property and which Smith may freely utilize in providing services for its other customera. Except where expressly and specifically indicated in writing in a separate development agreement, and in exchange for designs, methods and/or processes for ownership by Customer under any Order subject to these General Terms and Conditions, ideas, retains sole ownership of any such infellectual property created during the course of Work hereunder. Notwithstanding the foregoing. Customer shall own any inventions, ideas or designs (whether parentable or not) solely suggested by Customer, its personnel or contractors. Customer shall own any inventions, ideas or designs (whether parentable or not) solely suggested by Customer, its personnel or contractors, characterizations thereof provided to Customer by Smith. Subject to any confidentiality obligations, Smith may use such data internally to

Unless required by applicable laws, rules or regulations, neither party shall issue, publish or permit any member of its respective Group to issue any press releases or otherwise publicize or cause any member of its respective Group to make any public statements, or otherwise Terms and Conditions, and/or ii) the content of any Order, ii) the Work contemplated to be performed subject to these General the other party.

If any part of these General Terms and Conditions contravene any applicable statutes, regulations, rules, or common law requirements, then, to the extent and only to the extent of such contravention, such part shall be severed from these General Terms and Conditions and deemed non-binding white all other parts of these General Terms and Conditions shall remain binding.

No modification of these General Terms and Conditions shall be of any force or effect unless in writing and signed by an authorized signatory of both parties. These General Terms and Conditions constitutes the entire understanding between the parties with respect to its subject relation to its contents. Failure to enforce any or all of the terms and conditions of these General Terms and Conditions in a particular instance or instances shall not constitute a waiver thereof or preclude subsequent enforcement thereof.

Either party will be excused from complying with the terms and conditions of these General Terms and Conditions and the applicable Order if, to the extent, and for as long as, such party's compliance is delayed or prevented by a Force Majeure event. A Force Majeure event will not directly limited by the Force Majeure event will not directly limited by the Force Majeure event it a party is rendered unable, wholly or in part, by a Force Majeure event to perform, that party will written notice detailing such Force Majeure event to the other party as soon as reasonably possible. If a Force Majeure event continues without interruption for ten (10) days, either party may cancel the applicable Order by giving written cancellation notice to the other party.

Where any Work is to be provided in a geographic location covered by the General Maritime law. General Maritime law shall apply and shall govern the validity, interpretation, and performance of any Order subject to these General Terms and Conditions. In those instances where the General Maritime law does not apply the law of the State of Texas shall apply and govern the validity, interpretation, and performance, application of the substantive laws of another jurisdiction shall apply exclusive of any principles of conflicts of laws that would require courts located in Hamis County, Texas. Each party consents to the personal jurisdiction of the state and federal courts of said county and include references to such as the same may be amended, replaced or reenacted from time to time.

Customer hereby acknowledges and agrees that all work, products and services provided by Smith International, Inc. shall be subject to the

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